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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/831,496	05/10/2001	Kaoru Murata	0425-0837P	5554	
2292 7	590 04/03/2003				
	VART KOLASCH & BI	EXAMINER			
PO BOX 747 FALLS CHURCH, VA 22040-0747			THERKORN, ERNEST G		
			ART UNIT	PAPER NUMBER	
			1723		
•			DATE MAILED: 04/03/2003		
				8'	

Please find below and/or attached an Office communication concerning this application or proceeding.

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•		Application No.	Applicant(s)	ATA	
Advisory Action		Examiner	1191	Art Unit	
		THERKOR	رير	1723	
	he MAILING DATE of this communication appears				
Therefore, f ejection un allowance; (	FILED MAKEY 20,2003 FAILS TO PLACE To urther action by the applicant is required to avider 37 CFR 1.113 may only be either: (1) a ting (2) a timely filed Notice of Appeal (with appeal appliance with 37 CFR 1.114.  THE PERIOD FOR F	oid the abandonment nely filed amendment	of this appl which plac iled Reques	lication. A prope es the application	r reply to a final in condition for
a) 💢 TI		ne mailing date of the fina			
b)	ne period for reply expires on: (1) the mailing date of the later. In no event, however, will the statutory period for rejection. ONLY CHECK THIS BOX WHEN THE FIRST PROPERTY OF THE PROPERTY	his Advisory Action, or (2 or reply expire later than	) the date se	S from the mailing d	ate of the
extension appropriation set in the	s of time may be obtained under 37 CFR 1.136(a). The fee have been filed is the date for purposes of determ te extension fee under 37 CFR 1.17(a) is calculated from final Office action; or (2) as set forth in (b) above, if cate of the final rejection, even if timely filed, may reduce	ining the period of extension: (1) the expiration dat hecked. Any reply received	sion and the d e of the short red by the Of	corresponding amou tened statutory perio fice later than three	nt of the fee. The od for reply originally months after the
	otice of Appeal was filed on FR 1.192(a), or any extension thereof (37 CFF	Appellant's Brief r 3 1.191(d)), to avoid (			od set forth in
2. The	proposed amendment(s) will not be entered be	cause:			
(a) X th	ey raise new issues that would require further	consideration and/or	search (see	NOTE below);	
	ey raise the issue of new matter (see NOTE be				
•	ey are not deemed to place the application in b	petter form for appeal	by materia	lly reducing or sig	nplifying the
	sues for appeal; and/or ey present additional claims without canceling	a corresponding num	her of finall	v rejected claims	_
NOTE	· a having a flow velocity of	250 miceolites	- ook m	wuto acless	V (aises e
	: "having a flow velocity of new issue requiring further s Commensurate Stope as a clicant's reply has overcome the following rejections of the commensurate stops as a clicant's reply has overcome the following rejections."	each and cons arm 15 tion(s):	deration	, there is	no claim of
 1.□ New	ly proposed or amended claim(s)		wo	ould be allowable	if submitted in
a se	parate, timely filed amendment canceling the n	on-allowable claim(s).			
	a) $\square$ affidavit, b) $\square$ exhibit, or c) $\square$ request cation in condition for allowance because:	for reconsideration h	as been cor	nsidered but does	NOT place the
by th	affidavit or exhibit will NOT be considered bec ne Examiner in the final rejection.				
7. For p	ourposes of Appeal, the proposed amendment(anation of how the new or amended claims wo	s) a) X will not be ent ould be rejected is pro	ered or b) vided below	will be entered wor appended.	and an
The	status of the claim(s) is (or will be) as follows:				
Clair	n(s) rejected: 1, 2, av & 5-13 n(s) withdrawn from consideration: NOVE		· · · · · · · · · · · · · · · · · · ·		
	proposed drawing correction filed on			b) 🗆 disapproved	by the Examiner.
	the attached Information Disclosure Statemer			$\sim$ $\sim$ $\sim$	GHLOW
o.□ Note O.□ Other		it(3) (r 10-1443) Fdþe	140(5).	ERNEST Q. PRIMARY E	Therkorn Xaminer
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